## UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TENNESSEE

In re	
	Case No.
Debtor(s).	Chapter
NOTICE OF THE ORDER FOR RELIEF AND AUTOMATIC STAY PROVISIONS COMBINED WITH RELATED NOTICES	
TO THE DEBTOR(S)' CREDITORS AND OTHE	R PARTIES IN INTEREST:
NOTICE IS HEREBY GIVEN THAT:	
1. The above-named debtor(s) has filed a peti	tion under the Bankruptcy Code.
2. The filing of a voluntary bankruptcy petition 301 or 302.	on constitutes an 'order for relief' pursuant to 11 U.S.C. §
the debtor(s) and the property of the debtor(s) are autor 362(a). This automatic stay, which arises by operation of claims, foreclosures and repossessions (that is, li harassment by creditors. Additionally, in chapter 12	the Bankruptcy Code, certain acts and proceedings agains natically stayed by virtue of the provisions of 11 U.S.C. § of law and requires no judicial action, stops the collection ten enforcement) actions and protects the debtor from and 13 cases, special automatic stay provisions are also any individual (that is, a codebtor) who is liable with the
after notice and a hearing, the United States Bankruptcy	Clerk of an appropriate written motion by a creditor and Court may for cause grant relief from the automatic stays and 1301, but such stays generally remain in effect pending
future, if not already, a formal notice from the Bankrupto of the case under the Bankruptcy Code; the case number	the bankruptcy schedules, you should receive in the near cy Court Clerk of, among other things, the commencemen r, the date, time, and place for the meeting of creditors; bankruptcy trustee and the attorney for the
	FOR THE COURT
	Jed G. Weintraub, United States Bankruptcy Court Clerk
	By:
	Deputy Clerk